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Amendment After Final Attorney Docket No. H01.2I-11874-US01

## **Amendments To The Drawings:**

None.

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Amendment After Final Attorney Docket No. H01.2I-11874-US01

Remarks

This Amendment is in response to the Final Office Action dated March 2, 2010.

A two month extension of time is required and requested to make this response timely.

Applicant appreciates the Interview on May 5, 2010. At that Interview, we discussed

adding a deagglomeration step that is needed to deagglomerate the agglomerates that are formed

because of the high temperatures. The addition of such as step was seen as patentable over the cited

references. Additionally, we discussed additional data that could be generated and declarations

concerning the claims as they stood unless a deaglommeration step was added.

Applicant has agreed to limit the claims as suggested by the Examiner in the Interview

to add the deagglomeration step. It is respectfully submitted that all claims should now be allowable

over the art.

Conclusion

It is respectfully submitted that claims 1-7 and 9-18, as amended, are patentable

over the cited references. An early notice to that effect is requested.

Respectfully submitted,

VIDAS, ARRETT & STEINKRAUS

Date: August 2, 2010

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